BRT REALTY TRUST Form 8-K/A March 18, 2016

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 8-K/A

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): February 29, 2016

BRT REALTY TRUST

(Exact name of Registrant as specified in charter)

Massachusetts 001-07172 13-2755856

(State or other jurisdiction of incorporation) (Commission file No.) (IRS Employer I.D. No.)

60 Cutter Mill Road, Suite 303, Great Neck, New York 11021 (Address of principal executive offices) (Zip code)

Registrant's telephone number, including area code 516-466-3100

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Explanatory Note

On March 8, 2016, we filed a Current Report on Form 8-K (the "Report") reporting our acquisition of a 392 unit multi-family property located at 4740 Highway 51 N, Southhaven, MS ("Civic Center I"). We are filing this amendment to the Report to include under (i) Item 9.01(a), the audited statement of revenues and certain expenses of Civic Center I, for the year ended December 31, 2015 and (ii) Item 9.01(b), our unaudited pro forma financial statements reflecting the acquisition of Civic Center I.

Civic Center I was purchased on February 29, 2016 for \$35 million, including \$28 million of mortgage debt obtained in connection with the acquisition. The mortgage bears interest at a rate of 4.24%, matures in 2026, is interest only for the first 60 months and thereafter amortizes over a 30-year period. We contributed \$5.9 million to this venture for our 60% interest.

Item 9.01 Financial Statements and Exhibits.

(a)	Financial Statement of Business Acquired-Civic Center I							
	(i) Independent Auditor's Report							
	(ii) Statement of Revenues and Certain Expenses for the year ended							
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(b)	Unaudited Pro Forma Consolidated Fir	nancial Statements	5					
	(i) Pro Forma Consolidated Balance Sh	neet at September 30, 2015	6					
	(ii) Pro Forma Consolidated Statements of Income:							
	For the year ended September 30, 2015							
	For the three months ended December 31, 2015							
	(iii) Notes to Pro Forma Consolidated Financial Statements							
(c)	Exhibits							
	Exhibit No.	Title of Exhibit						
	23.1	Consent of BDO USA, LLP dated March 18, 2016						

Independent Auditor's Report

Shareholders and Board of Trustees BRT Realty Trust Great Neck, New York

We have audited the accompanying statement of revenues and certain expenses of the property located at 4740 Highway 51 N, Southhaven, MS ("Civic Center I") for the year ended December 31, 2015.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of the statement of revenues and certain expenses in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the statement of revenues and certain expenses that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the statement of revenues and certain expenses based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement of revenues and certain expenses is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the statement of revenues and certain expenses. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the statement of revenues and certain expenses, whether due to fraud or error. In making those risk assessments, the auditor considers internal controls relevant to Civic Center I's preparation and fair presentation of the statement of revenues and certain expenses in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal controls. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the revenues and certain expenses.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the statement of revenues and certain expenses referred to above presents fairly, in all material respects, the statement of revenues and certain expenses of Civic Center I for the year ended December 31, 2015, in accordance with accounting principles generally accepted in the United States of America.

Emphasis of Matter

The accompanying statements of revenues and certain expenses was prepared for the purpose of complying with rules and regulations of the U.S. Securities and Exchange Commission and for inclusion in a Current Report on Form 8-K of BRT Realty Trust as described in Note 2 to the statement of revenues and certain expenses and is not intended to be a complete presentation of Civic Center I's revenues and expenses.

/s/ BDO USA, LLP New York, New York March 18, 2016

Civic Center I

Statement of Revenues and Certain Expenses

Year Ended December 31,

2015

Revenues:

Rental Income \$3,581,000 Other Income 254,000 Rental and other income 3,835,000

Certain Expenses:

 Real estate taxes
 427,000

 Management fees
 153,000

 Utilities
 129,000

 Payroll
 295,000

 Insurance
 69,000

 Repairs and maintenance
 285,000

 Total certain expenses
 1,358,000

Revenues in excess of certain expenses \$2,477,000

See Independent Auditor's Report and accompanying notes to the Statements of Revenues and Certain Expenses.

Civic Center

Notes to Statements of Revenues and Certain Expenses

1. Organization

The property, located at 4740 Highway 51 N, Southhaven, MS ("Civic Center I" or the "Property"), is a multi-family complex containing 392 units.

BRT Realty Trust ("BRT" or the "Trust") is a business trust organized in Massachusetts. BRT owns, operates and develops multi family properties, commercial and mixed use real estate assets.

On February 29, 2016, a consolidated joint venture comprised of an indirect wholly-owned subsidiary of the Trust and an unaffiliated joint venture partner acquired the Property for \$35 million, including \$28 million of mortgage debt obtained in connection with the acquisition.

2. Basis of Presentation and Significant Accounting Policies

Basis of Presentation

The accompanying statement of revenues and certain expenses of the Property has been prepared in accordance with Rule 3-14 of Regulation S-X of the U.S. Securities and Exchange Commission for inclusion in the Trust's Current Report on Form 8-K. Accordingly, the statements of revenues and certain expenses excludes certain expenses that may not be comparable to those expected to be incurred in the future operations of the aforementioned property. Items excluded consist of interest expense, depreciation, amortization, corporate expenses, and other costs not directly related to future operations.

Significant Accounting Policies

Use of Estimates

The preparation of the statements of revenues and certain expenses in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the amounts reported in the statements of revenues and certain expenses. Actual results could differ from those estimates.

Revenue Recognition

Rental revenue is recognized on an accrual basis when earned and due from tenants. Leases are generally for a one-year term and have no renewal options.

Income Taxes

The entity that owns the Property was organized as a limited liability company and is not directly subject to federal or state income taxes.

3. Subsequent Events

Subsequent events were evaluated from December 31, 2015 through March 18, 2016, the date on which the statements of revenues and certain expenses were available to be issued.

BRT REALTY TRUST AND SUBSIDIARIES

Pro Forma Consolidated Financial Statements (Unaudited)

Acquisitions

On February 29, 2016, TRB Civic Center I, an indirect wholly owned subsidiary of BRT Realty Trust ("BRT" or the "Trust") and an unaffiliated joint venture partner, acquired a 392 unit multi-family property located at 4740 Highway 51 N, Southhaven, MS ("Civic Center I") for \$35 million, including \$28 million of mortgage debt obtained in connection with the acquisition.

On February 1, 2016, TRB River Place LLC, an indirect wholly owned subsidiary of BRT Realty Trust and an unaffiliated joint venture partner, acquired a 240 unit multi-family property located at 4501 Sheraton Drive, Macon, GA ("River Place") for \$14.5 million, including \$11.2 million of mortgage debt obtained in connection with the acquisition.

On January 22, 2016, TRB Cinco Ranch LLC, an indirect wholly owned subsidiary of the Trust and an unaffiliated joint venture partner, acquired a multi-family property located at 3306 S. Fry Road, Katy, TX ("Retreat at Cinco Ranch") containing 268 units for \$40.3 million, including \$30.8 million of mortgage debt.

The acquisitions of River Place and Retreat at Cinco Ranch are referred to collectively as the "Previously Reported Acquisitions".

Dispositions

On February 23, 2016, TRB Newark Assemblage, LLC and TRB Newark TRS, LLC, wholly owned subsidiaries of the Trust, sold (the "Disposition") their equity interest in the Newark Joint Venture for \$16.9 million.

Presentation

The unaudited pro forma consolidated balance sheet is presented as if the acquisitions had been completed on December 31, 2015. The unaudited pro forma consolidated statement of income for the year ended September 30, 2015 is presented as if the acquisitions had been completed on October 1, 2014. The unaudited pro forma consolidated statement of income for the three months ended ended December 31, 2015, is presented as if the acquisitions had been completed on October 1, 2015.

These unaudited pro forma consolidated financial statements are presented for informational purposes only and should be read in conjunction with the Trust's Annual Report on Form 10-K for the year ended September 30, 2015.

The unaudited pro forma consolidated financial statements are based on assumptions and estimates considered appropriate by the Trust's management; however, such statements do not purport to represent what the Trust's financial position and results of operations would have been assuming the completion of the acquisition on October 1, 2014 and October 1, 2015, nor do they purport to project the Trust's financial position and results of operations at any future date or for any future period.

In the opinion of the Trust's management, all adjustments necessary to reflect the effects of the transactions described above have been included in the pro forma consolidated financial statements.

BRT REALTY TRUST AND SUBSIDIARIES PRO FORMA - UNAUDITED CONSOLIDATED BALANCE SHEET

At December 31, 2015

(Amounts in thousands, except per share data)

ASSETS	The Trust Historical	Previously Reported Acquisitions	Previously Reported Dispositions	Purchase of Civic Center I	The Trust Pro Forma as Adjusted
Real estate properties, net of accumulated depreciation of \$46,301	\$769,320	\$54,775	\$(147,688)	\$35,000	\$711,407
Cash and cash equivalents Restricted cash - Newark Restricted cash - multi-family Real estate loan Deferred costs, net Deposits and escrows Other assets Real estate property held-for-sale Total Assets	21,379 15,229 5,919 — 15,581 14,484 14,701 23,869 \$880,482	(10,787) — — 482 619 152 — \$45,241	14,036 (15,229 19,500 (9,808 (63 (8,756 (148,008)	(5,502) 1,716 — 1,716 — 193 402 17 — \$31,826	19,126 — 7,635 19,500 6,448 15,442 6,114 23,869 \$809,541
LIABILITIES AND EQUITY Liabilities: Mortgages payable Junior subordinated notes Other borrowings - including \$8,000 to related party Accounts payable and accrued liabilities Deferred income Mortgage payable held-for-sale Total Liabilities	\$596,204 37,400 14,001 21,019 33,736 19,248 721,608	\$41,950 — — 65 — 42,015	(33,736	\$28,000 - \$7 \$7 \$- \$28,087	\$552,569 37,400 8,000 13,975 — 19,248 631,192
Commitments and contingencies Equity: BRT Realty Trust shareholders' equity: Preferred shares, \$1 par value: authorized 10,000 shares, none issued Shares of beneficial interest, \$3 par value: authorized number of shares, unlimited, 13,428		_	_	_	
issued Additional paid-in capital Accumulated other comprehensive loss Accumulated deficit Total BRT Realty Trust shareholders' equity Non-controlling interests Total Equity Total Liabilities and Equity	40,285 162,072 (38) (81,448) 120,871 38,003 158,874 \$880,482				40,285 162,072 (38) (66,448) 135,871 42,478 178,349 \$809,541

See accompanying notes to the unaudited pro forma consolidated financial statements

BRT REALTY TRUST AND SUBSIDIARIES PRO FORMA - UNAUDITED CONSOLIDATED STATEMENT OF INCOME

For The Year Ended September 30, 2015

(Dollars in thousands, except share data)

		Reported Acquisitions		Reported Disposition	n	Civic Center I		Pro Forma as Adjusted	
		-		-					
,358		\$5,853		\$(4,335)	\$3,858		\$86,734	
9				635				1,774	
97		5,853		(3,700)	3,858		88,508	
19		2,776		(4,610)	1,551		42,936	
77		1,957	(a)	(4,880)	1,240	(a)	22,494	
8		_		(296)			2,152	
5		_		_		_		1,885	
3				_				6,683	
95		1,644	(b)	(2,241)	1,050	(b)	21,148	
07		6,377		(12,027)	3,841		97,298	
610)	(524)	8,327		17		(8,790))
05				_				15,005	
05)	(524)	8,327		17		6,215	
})	105		(4,186)	(7)		(4,871))
388)	\$(419)	\$4,141		\$10		\$1,344	
17)	\$(0.03)	\$0.29		\$ —		\$0.09	
33,352	2	14,133,352		14,133,352	2	14,133,352		14,133,352	
	9 97 19 77 8 5 3 95 07 610 05 05	358 9 97 19 77 8 5 3 95 07 610) 05) 388)	Acquisitions 358 \$5,853 9 — 97 5,853 19 2,776 77 1,957 8 — 5 — 3 — 95 1,644 07 6,377 610) (524 05 — 05) (524) 105 388) \$(419)	Acquisitions 358 \$5,853 9 — 97 5,853 19 2,776 77 1,957 (a) 8 — 5 — 3 — 95 1,644 (b) 07 6,377 610) (524) 05 — 05) (524)	Acquisitions Disposition 358 \$5,853 \$(4,335) 9 — 635 97 5,853 (3,700) 19 2,776 (4,610) 77 1,957 (a) (4,880) 8 — (296) 5 — — 3 — — 95 1,644 (b) (2,241) 07 6,377 (12,027) 610) (524) 8,327 05 — — 05) (524) 8,327 05 — (524) 8,327 05 — (4,186) 388) \$(419) \$4,141	Acquisitions Disposition 358 \$5,853 \$(4,335) 9 — 635 97 5,853 (3,700) 19 2,776 (4,610) 77 1,957 (a) (4,880) 8 — (296) 5 — — 3 — — 95 1,644 (b) (2,241) 07 6,377 (12,027) 510) (524) 8,327 05 — — 05) (524) 8,327 05 — (3,700) 105 (4,186) 388) \$(419) \$4,141	Acquisitions Disposition Center I 358 \$5,853 \$(4,335) \$3,858 9	Acquisitions Disposition Center I 358 \$5,853 \$(4,335) \$3,858 9 — 635 — 97 5,853 (3,700) 3,858 19 2,776 (4,610) 1,551 77 1,957 (a) (4,880) 1,240 (a) 8 — (296) — — 3 — — — 3 — — — 3 — — — 3 — — — 95 1,644 (b) (2,241) 1,050 (b) (0,707) (12,027) 3,841 (12,027) 3,841 (12,027) 3,841 (12,027) 3,841 (12,027) (12,027) 3,841 (12,027) (12,027) 3,841 (12,027) (12,027) 3,841 (12,027) (12,027) 3,841 (12,027) (12,027) 3,841 (12,027) (12,027) 3,841 (12,027) 3,8	Acquisitions Disposition Center I as Adjusted 358 \$5,853 \$(4,335) \$3,858 \$86,734 9 — 635 — 1,774 97 5,853 (3,700) 3,858 88,508 19 2,776 (4,610) 1,551 42,936 77 1,957 (a) (4,880) 1,240 (a) 22,494 8 — (296) — 2,152 5 — — 1,885 3 — — 6,683 95 1,644 (b) (2,241) 1,050 (b) 21,148 97 6,377 (12,027) 3,841 97,298 510) (524) 8,327 17 (8,790) 05 — — 15,005 05) (524) 8,327 17 6,215 05) (524) 8,327 17 6,215 0105 (4,186) (7) (4,871) 388) \$(419) \$4,141 \$10 \$1,344

See accompanying notes to the pro forma unaudited consolidated financial statements.

BRT REALTY TRUST AND SUBSIDIARIES PRO FORMA - UNAUDITED CONSOLIDATED STATEMENT OF INCOME

For The Three Months Ended December 31, 2015

(Dollars in thousands, except share data)

	The Trust Historical		Previously Reported Acquisition	ns	Previousl Reported Disposition	-	Purchase Civic Center I	of	The Trus Pro Form as Adjust	na
Revenues:										
Rental and other revenue from real estate	\$22,935		\$1,464		\$(1,537)	\$965		\$23,827	
properties Other income	277				52				329	
Total revenues	23,212		 1,464		(1,485)	965		24,156	
Expenses:	23,212		1,707		(1,703	,	703		24,130	
Real estate operating expenses - including										
\$433 to	11,506		694		(1,333)	388		11,255	
related parties	11,500		0,1		(1,555	,	200		11,200	
Interest expense - including \$24 to related										
party	6,928		488	(a)	(1,397)	306	(a)	6,325	
Advisor's fees, related party	693		_		(85)			608	
Property acquisition costs	57		_		_		_		57	
General and administrative-including \$26										
to related	1,749		_						1,749	
party										
Depreciation	5,661		411	(b	(677)	263	(b)	5,658	
Total expenses	26,594		1,593		(3,492)	957		25,652	
Total revenues less total expenses	(3,382)	(129)	2,007		8		(1,496)
Gain on sale of real estate assets	609		_						609	
Net (loss) income	(2,773)	(129)	2,007		8		(887)
Plus: net loss (income) attributable to non-controlling interests	739		26		(959)	(3)	(197)
Net loss (income) attributable to common shareholders	\$(2,034)	\$(103)	\$1,048		\$5		\$(1,084)
Basic and diluted per share amounts attributable to common shareholders: Basic and diluted (loss) income per share	\$(0.14)	\$(0.01)	\$0.07		\$—		\$(0.08)
Weighted average number of common shares outstanding:										
Basic and diluted	14,101,05	6	14,101,056	•	14,101,05	66	14,101,05	6	14,101,0	56

BRT REALTY TRUST AND SUBSIDIARIES

Notes to Pro Forma Unaudited Consolidated Financial Statements (Unaudited)

Basis of Pro Forma Presentation

The historical consolidated financial statements of the Trust include the accounts of the Trust and consolidated subsidiaries in which the Trust is presumed to have control in accordance with the consolidation guidance of the Financial Accounting Standards Board Accounting Standards Codification ("ASC"). Investments in entities for which the Trust has the ability to exercise significant influence but does not have financial or operating control, are accounted for under the equity method of accounting. Accordingly, the Trust's share of the net earnings (or losses) of entities accounted for under the equity method are included in consolidated net income (loss) under the caption "Other Income". Investments in entities for which the Trust does not have the ability to exercise any influence are accounted for under the cost method of accounting.

2. Notes to the pro forma unaudited consolidated balance sheet and statements of income for Civic Center I and other previously reported acquisitions and a previously reported disposition for the year ended September 30, 2015.

To reflect the interest expense resulting from the mortgages securing Civic Center I, and the previously reported a) acquisitions (Cinco Ranch and River Place) which expense is calculated an interest rate of 4.24%, 4.44% and 4.39%, respectively, and includes amortization of loan related fees.

b) To reflect depreciation expense on the estimated useful life of the properties of 30 years.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

BRT REALTY TRUST

By: /s/ George Zweier George Zweier Vice President and Chief Financial Officer

March 18, 2016 Great Neck, NY